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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/301,853	04/29/1999	KAZUHISA OHBUCHI	FUJS-16.073	6159

7590

03/31/2004

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EXAMINER

LAMARRE, GUY J

ART UNIT	PAPER NUMBER
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2133

DATE MAILED: 03/31/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

3

Office Action Summary

Application No.

09/301,853

Applicant(s)

OHBUCHI ET AL.

Examiner

Guy J. Lamarre, P.E.

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 14 January 2004.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-17 and 19-62 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-17 and 19-62 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☒ The proposed drawing correction filed on 08 November 2002 is: a) ☒ approved b) ☐ disapproved by the Examiner
If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. §§ 119 and 120

- 13) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some * c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
- a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

Attachment(s)

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statement(s) (PTO-1449) Paper No(s) 23-24.
- 4) ☐ Interview Summary (PTO-413) Paper No(s) _____.
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____.

FINAL OFFICE ACTION

0. Applicant's amendment along with the granted petition for extension of time of 14 January 2004, and IDS of 30 July and 9 Sept. 2003, have been entered. The Examiner has considered the IDS. This office action is in response to Applicants' amendment.

0.1 **Claims 1-5, 7-8, 10-12, 14-15, 17, 19-26, 31-38 and 43-53** are amended, **Claim 18** is cancelled, **Claims 54-62** are added. **Claims 1-17 and 19-62** remain pending.

0.2 The rejections of record under 35 USC 101 are withdrawn in response to instant Applicants' amendment.

0.3 The rejections to **Claims 1-17 and 19-53** under 35 USC 103(a) of record are maintained in response to instant Applicants' amendment.

Response to Arguments

0.4 Applicants' arguments of 14 January 2004 along with the entire disclosure have been fully considered, but are not found persuasive.

Examiner notes that data permutation implies interleaving according to some predetermined order. Thus the claimed invention reads on the prior art of record. The submitted permutation illustrations do not appear to be part of the claims.

REMARKS

1.1 In response to **Claims 1-17 and 19-53**, Applicants argue, on pages 34 and 36 para. 2 et seq., that the prior art of record does not teach disbursing bits for transmission. It is not clear to the Examiner what is meant by **disbursing**.

Therefore, Examiner maintains that the prior art of record renders obvious **Claims 1-17 and 19-53**.

1.2 In response to **Claims 1-17 and 19-53**, Applicants describes two sets of matrices on page 35 para. 2 et seq., that appear to be similar. The text for the second matrix is not clear.

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Therefore, **Examiner** maintains that the prior art of record renders obvious **Claims 1-17 and 19-53**.

1.3 In response to **Claims 1-17 and 19-53**, Applicants argue, on page 36 para. 2 et seq., that the prior art of record does not teach interleaving/deinterleaving wherein rows of a matrix are 1st reordered without changing the order of cell data in each row, and columns are then reordered without changing the order of cell data in each column in order to produce efficient permutation.

Examiner disagrees as, on the one hand, this recitation is not incorporated into the claim language. ‘Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).’

On the other hand, it is not clear to the Examiner how such interleaving/deinterleaving can be performed without changing the order of cell data in each row/column wherein rows/columns of a matrix are reordered.

Examiner also notes that the prior art does not have to disclose intended use or purpose. ‘If the prior art structure is capable of performing the intended use, then it meets the claim. In a claim drawn to a process of making, the intended use must result in a manipulative difference as compared to the prior art. See *In re Casey*, 152 USPQ 235 (CCPA 1967) and *In re Otto*, 136 USPQ 458, 459 (CCPA 1963).’

Therefore, **Examiner** maintains that the prior art of record renders obvious **Claims 1-17 and 19-53**.

1.4 To the extent that the response to the applicant's arguments may have mentioned new portions of the prior art references which were not used in the prior office action, this does not constitute a new ground of rejection. It is clear that the prior art reference is of record and has

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been considered entirely by applicant. See *In re Boyer*, 363 F.2d 455, 458 n.2, 150 USPQ 441, 444, n.2 (CCPA 1966) and *In re Bush*, 296 F.2d 491, 496, 131 USPQ 263, 267 (CCPA 1961).

The mere fact that additional portions of the same reference may have been mentioned or relied upon does not constitute new ground of rejection. *In re Meinhardt*, 392, F.2d 273, 280, 157 USPQ 270, 275 (CCPA 1968).

Examiner thus maintains that **Claims 1-17 and 19-62** are unpatentable over the prior art of record.

Claim Rejections - 35 USC ‘ 103

2. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103© and potential 35 U.S.C. 102(f) or (g) prior art under 35 U.S.C. 103(a).

2.0 The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

2.1 **Claims 1-17 and 19-62** are rejected under 35 U.S.C. 103(a) as being unpatentable over **Applicants' Admitted prior art** (hereinafter **Admitted prior art**) in view of **Lin et al.** (US Patent No. 5,068,878; February 6, 1990).

As per Claims 1, 2, 3, 10, 17, 19-24, 31-32, 35-36, 43, 46 and 49, Admitted prior art substantially discloses the procedure for the claimed interleaving means (or reverse operation) comprising the steps of: arranging data to be transmitted in a matrix; and rearranging or spreading by interchanging rows of the matrix according to a predetermined order, each row representing a set of data pieces of said data and rearranging or spreading by interchanging columns of the matrix according to a predetermined order, each column representing a set of data

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pieces of said data; and outputting said rearranged data in time series. {See **Admitted prior art**, Figs. 22-24, and page 1 line 17 – page 8 line 5, in passim, wherein rearranging or spreading means are described, e.g. data is acquired, stored or arranged in matrix or array form, subsequently permuted or spread row or column-wise in a random or predetermined fashion or order (Examiner notes that even though the data interleaving is effected in a random fashion, said predetermined fashion or order interleaving is known by the de-interleaver, de-interleaver that will use such knowledge to operate on interleaved data so as to recover the original data. Therefore, there is a predetermination in the order in which the interleaver arranges the original data.), and said permutation or interleaving operation being timed or synchronized via a clock; means to reverse data ordering (de-interleaving or de-spreading) to recover said data; and control means to perform data shuffling and re-ordering; means to perform error detection and correction (page 3 line 25); means for data communication or transmission via radio or antenna means (page 1 line 17).} **Not specifically described** in detail in **Admitted prior art** is the step whereby random or predetermined fashion or order of rearranging data by columns or rows is performed in time series or sequentially.

However such approach is well known. For example, **Lin et al.**, in an analogous art, discloses algorithms wherein such techniques are described. {See **Lin et al.**, Id., Abstract.} **Therefore**, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to modify the procedure of the **Admitted prior art** by including therein a mathematical method as taught by **Lin et al.**, because such modification would provide the procedure disclosed in the **Admitted prior art** with a technique whereby the “[The] controller 100 then allows the flow of data from the data source 101 to continue. Referring to FIG. 3, it will be appreciated that the resynchronization signals 134, 136, 138, 140, 154 are thereby recordable on the tape 77 in a pseudo-random fashion relative to the interleave block

boundaries. *It will be noted that the resynchronization signals 134-154 are inserted in addition to the recorded data bytes; the flow of data being momentarily interrupted to accommodate the recording of the resynchronization signals.” {See Lin et al., col. 7 line 17-et seq.}*

As per Claims 4, 11, 25-26, 44-45, 47-48, 50-62, Lin et al. discloses the procedure for the claimed interleaving means, wherein said control unit comprises a write control unit for generating a write address to be used to write said data to be transmitted in said storing unit with said data to be transmitted arranged in a matrix and rearranged or spread by interchanging rows of the matrix according to a predetermined order, each row representing a set of data pieces of said data and by interchanging columns of the matrix according to a predetermined order, each column representing a set of data pieces of said data, and for writing said data to be transmitted in said storing unit, and said control unit reads said data to be transmitted stored in said first storing unit in the order of addresses. {See Lin et al., col. 5 line 67-et seq., for data writing means effected by “controller 100 which now sequences the changeover so that RAM 96 is read out and the RAM 96' is written into, as previously mentioned (FIG. 4). }

As per Claims 5, 12, 27-30, Lin et al. discloses the procedure for the claimed interleaving means, wherein said write control unit comprises a column number generating unit for randomly generating column numbers and a row number generating unit for randomly generating row numbers, and said first write control unit writes said data to be transmitted in said first storing unit with numbers generated by said column number generating unit and said row number generating unit as said write address to write said data to be transmitted in said first storing unit.. {See Lin et al., col. 5 line 67-et seq., for data writing means effected by “controller 100 which now sequences the changeover so that RAM 96 is read out and the RAM 96' is written into, as previously mentioned (FIG. 4). } Also refer to Admitted prior art, Figs. 22-24, and page 1 line 17 – page 8 line 5, in passim, wherein apparatus and method are

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described, e.g. data is acquired, stored or arranged in matrix or array form, subsequently permuted row or column-wise in a random fashion, and said permutation or interleaving operation being timed or synchronized via a clock; means to reverse data ordering (de-interleaving) to recover said data; and control means to perform data shuffling and re-ordering.}

As per Claims 6, 13, 39-42, Lin et al. discloses the procedure for the claimed interleaving apparatus according to claim 5(12), 2 wherein each of said column number generating unit and said row number generating unit is configured with a memory for holding numbers used as addresses in a predetermined order {See Lin et al. col. 6 lines 17- et seq., wherein for address generation means via counter 108.}

As per Claims 7, 14, 33-34, Lin et al. discloses the procedure for the claimed interleaving apparatus according to claim 3(10), wherein said first control unit writes said data to be transmitted in said first storing unit in the order of addresses, and said first control unit comprises a first read controlling unit for generating a read address to be used to read said data to be transmitted from said first storing unit with said data to be transmitted stored in said first storing unit arranged in a matrix and at least either columns or rows of said data to be transmitted randomly rearranged to read said data to be transmitted. {See Lin et al., col. 5 line 67-et seq., for data writing means effected by “*controller 100 which now sequences the changeover so that RAM 96 is read out and the RAM 96' is written into, as previously mentioned (FIG. 4).* } Also refer to **Admitted prior art**, Figs. 22-24, and page 1 line 17 – page 8 line 5, in passim, wherein apparatus and method are described, e.g. data is acquired, stored or arranged in matrix or array form, subsequently permuted row or column-wise in a random fashion, and said permutation or interleaving operation being timed or synchronized via a clock; means to reverse data ordering (de-interleaving) to recover said data; and control means to perform data shuffling and re-ordering.}

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As per Claims 8, 15, 37-38, Lin et al. discloses the procedure for the claimed interleaving apparatus according to claim 7 (14), wherein said first read control unit comprises a column number generating unit for randomly generating column numbers and a row number generating unit for randomly generating row numbers, and said first read control unit reads said data to be transmitted from said first storing unit with numbers generated by said column number generating unit and said row number generating unit as said read address. {See Lin et al., col. 5 line 67-et seq., for data writing means effected by “*controller 100 which now sequences the changeover so that RAM 96 is read out and the RAM 96' is written into, as previously mentioned (FIG. 4).* } Also refer to Admitted prior art, Figs. 22-24, and page 1 line 17 – page 8 line 5, in passim, wherein apparatus and method are described, e.g. data is acquired, stored or arranged in matrix or array form, subsequently permuted row or column-wise in a random fashion, and said permutation or interleaving operation being timed or synchronized via a clock; means to reverse data ordering (de-interleaving) to recover said data; and control means to perform data shuffling and re-ordering.}

As per Claims 9, 16, Lin et al. discloses the procedure for the claimed The interleaving apparatus according to claim 8(15), wherein each of said column number generating unit and said row number generating unit is configured with a memory for holding numbers used as addresses in a predetermined order {See Lin et al., col. 7 lines 35- et seq., wherein predetermined order means is provided for permuting information.}

2.2 Claims 1, 2, 3, 10, 17, 19-24, 31-32, 35-36, 43, 46 and 49 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicants' Admitted prior art (hereinafter Admitted prior art) in view of Azuma et al. (US Patent No. 4959863; June 2, 1988).

As per Claims 1, 2, 3, 10, 17, 19-24, 31-32, 35-36, 43, 46 and 49, Admitted prior art substantially discloses the procedure for the claimed interleaving means (or reverse operation) comprising the steps of: arranging data to be transmitted in a matrix; and rearranging or

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spreading by interchanging rows of the matrix according to a predetermined order, each row representing a set of data pieces of said data and rearranging or spreading by interchanging columns of the matrix according to a predetermined order, each column representing a set of data pieces of said data; and outputting said rearranged data in time series. {See **Admitted prior art**, Figs. 22-24, and page 1 line 17 – page 8 line 5, in passim, wherein rearranging or spreading means are described, e.g. data is acquired, stored or arranged in matrix or array form, subsequently permuted or spread row or column-wise in a random or predetermined fashion or order (Examiner notes that even though the data interleaving is effected in a random fashion, said predetermined fashion or order interleaving is known by the de-interleaver, de-interleaver that will use such knowledge to operate on interleaved data so as to recover the original data. Therefore, there is a predetermination in the order in which the interleaver arranges the original data.), and said permutation or interleaving operation being timed or synchronized via a clock; means to reverse data ordering (de-interleaving or de-spreading) to recover said data; and control means to perform data shuffling and re-ordering; means to perform error detection and correction (page 3 line 25); means for data communication or transmission via radio or antenna means (page 1 line 17).} **Not specifically described** in detail in **Admitted prior art** is the step whereby random or predetermined fashion or order of rearranging data by columns or rows is performed in time series or sequentially.

However such approach is well known. For example, **Azuma et al.**, in an analogous art, discloses algorithms wherein such techniques are described. {See **Azuma et al.**, Id., Abstract.} **Therefore**, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to modify the procedure of the **Admitted prior art** by including therein a random or predetermined fashion or order permutation method as taught by **Azuma et al.**, because such modification would provide the procedure disclosed in the **Admitted prior art**

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with a technique whereby the “[The] decimated signal sequence (signal vector) $Y_{sup.i}$ ($Z_{sup.16}$) is permuted by a multiplication by the permutation matrix $[T]$ of 8.times.8. In this case, the row element of the permutation matrix is 0 or 1 (the sum being 1), and element of this matrix is 0 or 1 (the sum being 1). The permutation matrix is a fixed permutation if constant with time, and a variable permutation if variable. In the scramble processing, the rows of this matrix are permuted at random, and the number of combinations is usually $n!$ for an n .times. n matrix.” {See Azuma et al., col. 10 line 59-et seq.}

2.3 Claims 1, 2, 3, 10, 17, 19-24, 31-32, 35-36, 43, 46 and 49 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicants’ Admitted prior art (hereinafter **Admitted prior art**) in view of Yamaguchi et al. (“Turbo Code”, a new coding system approaching theoretical Shannon limits, is born in France; NIKKEI ELECTRONICS, July 13, 1988).

As per Claims 1, 2, 3, 10, 17, 19-24, 31-32, 35-36, 43, 46 and 49, **Admitted prior art** substantially discloses the procedure for the claimed interleaving means (or reverse operation) comprising the steps of: arranging data to be transmitted in a matrix; and rearranging or spreading by interchanging rows of the matrix according to a predetermined order, each row representing a set of data pieces of said data and rearranging or spreading by interchanging columns of the matrix according to a predetermined order, each column representing a set of data pieces of said data; and outputting said rearranged data in time series. {See **Admitted prior art**, Figs. 22-24, and page 1 line 17 – page 8 line 5, in passim, wherein rearranging or spreading means are described, e.g. data is acquired, stored or arranged in matrix or array form, subsequently permuted or spread row or column-wise in a random or predetermined fashion or order (Examiner notes that even though the data interleaving is effected in a random fashion, said predetermined fashion or order interleaving is known by the de-interleaver, de-interleaver that will use such knowledge to operate on interleaved data so as to recover the original data. Therefore, there is a predetermination in the order in which the interleaver arranges the original

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data.), and said permutation or interleaving operation being timed or synchronized via a clock; means to reverse data ordering (de-interleaving or de-spreading) to recover said data; and control means to perform data shuffling and re-ordering; means to perform error detection and correction (page 3 line 25); means for data communication or transmission via radio or antenna means (page 1 line 17).} **Not specifically described** in detail in **Admitted prior art** is the step whereby random or predetermined fashion or order of rearranging data by columns or rows is performed in time series or sequentially.

However such approach is well known. For example, **Yamaguchi et al.**, in an analogous art, discloses algorithms wherein such techniques are described. {See **Yamaguchi et al.**, Id., Excerpt translation : page 1 first and second paras. last line.} **Therefore**, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to modify the procedure of the **Admitted prior art** by including therein a random or predetermined fashion or order permutation method as taught by **Yamaguchi et al.**, because such modification would provide the procedure disclosed in the **Admitted prior art** with a technique whereby it is possible to *greatly change the characteristics of the turbo codes*, or *to improve weight distribution of said codes* {See **Yamaguchi et al.**, Excerpt translation : page 1 last para first sentence.}

2.4 Claims 1, 2, 3, 10, 17, 19-24, 31-32, 35-36, 43, 46 and 49 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Applicants' Admitted prior art** (hereinafter **Admitted prior art**) in view of **Karasawa et al.** (US Patent No. 5,204,981; Mar. 1, 1991).

As per Claims 1, 2, 3, 10, 17, 19-24, 31-32, 35-36, 43, 46 and 49, Admitted prior art substantially discloses the procedure for the claimed interleaving means (or reverse operation) comprising the steps of: arranging data to be transmitted in a matrix; and rearranging or spreading by interchanging rows of the matrix according to a predetermined order, each row representing a set of data pieces of said data and rearranging or spreading by interchanging

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columns of the matrix according to a predetermined order, each column representing a set of data pieces of said data; and outputting said rearranged data in time series. {See **Admitted prior art**, Figs. 22-24, and page 1 line 17 – page 8 line 5, in passim, wherein rearranging or spreading means are described, e.g. data is acquired, stored or arranged in matrix or array form, subsequently permuted or spread row or column-wise in a random or predetermined fashion or order (Examiner notes that even though the data interleaving is effected in a random fashion, said predetermined fashion or order interleaving is known by the de-interleaver, de-interleaver that will use such knowledge to operate on interleaved data so as to recover the original data. Therefore, there is a predetermination in the order in which the interleaver arranges the original data.), and said permutation or interleaving operation being timed or synchronized via a clock; means to reverse data ordering (de-interleaving or de-spreading) to recover said data; and control means to perform data shuffling and re-ordering; means to perform error detection and correction (page 3 line 25); means for data communication or transmission via radio or antenna means (page 1 line 17).} **Not specifically described** in detail in **Admitted prior art** is the step whereby random or predetermined fashion or order of rearranging data by columns or rows is performed in time series or sequentially.

However such approach is well known. For example, **Karasawa et al.**, in an analogous art, discloses algorithms wherein such techniques are described. {See **Karasawa et al.**, Id., Fig. 9 and Abstract: last line.} **Therefore**, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to modify the procedure of the **Admitted prior art** by including therein a permutation method as taught by **Karasawa et al.**, because such modification would provide the procedure disclosed in the **Admitted prior art** with a technique whereby it is possible to design “*An interleaver 10 which stores a fixed amount of signal sequence output from the FEC coder 9 and outputs it in a time series different from that of the*”

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input. That is, the interleaver 10 stores a fixed amount of data in a predetermined two-dimensional memory and provides the output, for example, in a column order if the input was applied in a row order." {See **Karasawa et al.**, col. 3 lines 5-et seq.}

2.5 Claims 1, 2, 3, 10, 17, 19-20, 23-24, 31-32, 35-36, 43, 46 and 49 are rejected under 35 U.S.C. 103(a) as being unpatentable **Karasawa et al.** (US Patent No. 5,204,981; Mar. 1, 1991) in view of **Yamaguchi et al.** ("Turbo Code", a new coding system approaching theoretical Shannon limits, is born in France; NIKKEI ELECTRONICS, July 13, 1988) in further view of **de Almeida et al.** (Two-Dimensional Interleaving Using the Set Partitioning Technique; IEEE, Aug. 1994).

As per Claims 1, 2, 3, 10, 17, 19-20, 23-24, 31-32, 35-36, 43, 46 and 49, **Karasawa** substantially discloses the procedure for the claimed interleaving means (or reverse operation) comprising the steps of: arranging data to be transmitted in a matrix; and rearranging or spreading by interchanging rows of the matrix according to a predetermined order, each row representing a set of data pieces of said data and rearranging or spreading by interchanging columns of the matrix according to a predetermined order, each column representing a set of data pieces of said data; and outputting said rearranged data in time series. {See **Karasawa** , Fig. 9, Abstract: last line and col. 3 lines 5-et esq., in passim, wherein apparatus and method are described, e.g. data is acquired, stored or arranged in matrix or array form, subsequently permuted row or column-wise in a some fashion, and said permutation or interleaving operation being timed or synchronized via a clock; means to reverse data ordering (de-interleaving) to recover said data; and control means to perform data shuffling and re-ordering.} **Not specifically described** in detail in **Karasawa** is the step whereby random rearranging by either columns or rows of data is effected.

However such approach is well known. For example, **Yamaguchi et al.**, in an analogous art, discloses algorithms wherein such techniques are described. {See **Yamaguchi et al.**, Id., Excerpt translation : page 1 first and second paras. last line.} **Therefore**, it would have been

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obvious to a person having ordinary skill in the art at the time the invention was made to modify the procedure of **Karasawa** by including therein a random permutation method as taught by **Yamaguchi et al.**, because such modification would provide the procedure disclosed in **Karasawa** with a technique whereby it is possible to *greatly change the characteristics of the turbo codes*, or *to improve weight distribution of said codes* {See **Yamaguchi et al.**, Excerpt translation: page 1 last para first sentence.}

While **Karasawa** and **Yamaguchi et al** substantially disclose the procedure for the claimed invention, **they fail to specifically describe** in detail the concept whereby random rearrangement of data is effected by exchanging data units at least between rows and columns.

However, such technique is well known in data processing systems, e.g., **de Almeida et al.**, in an analogous art, discloses an algorithm wherein such random rearrangement means is depicted. {See **de Almeida et al.**, Id., Example 1, Fig.1 and Table 1.}

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to modify the procedure of **Karasawa** and **Yamaguchi et al** by including therein the technique as disclosed by **de Almeida et al.** because such modification would provide the procedure of **Karasawa** and **Yamaguchi et al** with a method whereby " *simple random-error-correcting codes can be used to correct clusters of errors, instead of the more complex burst-error-correcting codes.* " {See **de Almeida et al. Id.**, SUMMARY: para. 1 last sentence, and col. 1 penultimate para.}

2.6 Claims 1, 2, 3, 10, 17, 19-20, 23-24, 31-32, 35-36, 43, 46 and 49 are rejected under 35 U.S.C. 103(a) as being unpatentable **Karasawa et al.** (US Patent No. 5,204,981; Mar. 1, 1991) in view of **Azuma et al.** (US Patent No. 4959863; June 2, 1988) in further view of **de Almeida et al.** (Two-Dimensional Interleaving Using the Set Partitioning Technique; IEEE, Aug. 1994).

As per **Claims 1, 2, 3, 10, 17, 19-20, 23-24, 31-32, 35-36, 43, 46 and 49**, **Karasawa** substantially discloses the procedure for the claimed interleaving means (or reverse operation)

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comprising the steps of: arranging data to be transmitted in a matrix; and rearranging or spreading by interchanging rows of the matrix according to a predetermined order, each row representing a set of data pieces of said data and rearranging or spreading by interchanging columns of the matrix according to a predetermined order, each column representing a set of data pieces of said data; and outputting said rearranged data in time series. {See **Karasawa**, Fig. 9, Abstract: last line and col. 3 lines 5-et seq., in passim, wherein apparatus and method are described, e.g. data is acquired, stored or arranged in matrix or array form, subsequently permuted row or column-wise in a some fashion, and said permutation or interleaving operation being timed or synchronized via a clock; means to reverse data ordering (de-interleaving) to recover said data; and control means to perform data shuffling and re-ordering.} **Not specifically described** in detail in **Karasawa** is the step whereby random or variable rearranging by either columns or rows of data is effected.

However such approach is well known. For example, **Azuma et al.**, in an analogous art, discloses algorithms wherein such techniques are described. {See **Azuma et al.**, Id., Abstract.} **Therefore**, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to modify the procedure of **Karasawa** by including therein a mathematical method as taught by **Azuma et al.**, because such modification would provide the procedure disclosed in **Karasawa** with a technique whereby the “[The] decimated signal sequence (signal vector) $Y_{sup.i}$ ($Z_{sup.16}$) is permuted by a multiplication by the permutation matrix $[T]$ of 8.times.8. In this case, the row element of the permutation matrix is 0 or 1 (the sum being 1), and element of this matrix is 0 or 1 (the sum being 1). The permutation matrix is a fixed permutation if constant with time, and a variable permutation if variable. In the scramble processing, the rows of this matrix are permuted at random, and the number of combinations is usually $n!$ for an n .times. n matrix.” {See **Azuma et al.**, col. 10 line 59-et seq.}

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While **Karasawa and Azuma et al** substantially disclose the procedure for the claimed invention, **they fail to specifically describe** in detail the concept whereby random rearrangement of data is effected by exchanging data units at least between rows and columns.

However, such technique is well known in data processing systems, e.g., **de Almeida et al.**, in an analogous art, discloses an algorithm wherein such random rearrangement means is depicted. {See **de Almeida et al.**, Id., Example 1, Fig.1 and Table 1.}

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to modify the procedure of **Karasawa and Azuma et al** by including therein the technique as disclosed by **de Almeida et al.** because such modification would provide the procedure of **Karasawa and Azuma et al** with a method whereby " *simple random-error-correcting codes can be used to correct clusters of errors, instead of the more complex burst-error-correcting codes.* " {See **de Almeida et al. Id.**, SUMMARY: para. 1 last sentence, and col. 1 penultimate para.}

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

3.1 **Claims 1-17 and 19-62** are rejected under 35 U.S.C. 102(b) as being anticipated by **Curie et al.** (US Patent No. 4,394,642).

As per **Claims 1-17 and 19-62**, **Curie et al.** discloses an equivalent data communications system (Figs. 1-8) comprising: transmitting/receiving/antenna/channel means, EDC/ECC means, address generation means, data assembling/disassembling/buffering means, interleaving/deinterleaving/spreading/dispersing means along with associated address

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generation/controlling means, data buffering/reading/writing means therefor in Fig. 1 and described in col. 1 line 9 et seq.

Curie et al. discloses the claimed interleaving/deinterleaving means comprising: input storing/address generating means (e.g., Figs. 2-3, 8 and related description in col. 1 line 65 et seq. ,), control means for data transfer adequate for permutation wherein data stored in matrix form is reordered via interchanging rows and columns or via interchanging combinations of rows and columns in Figs. 2, 4-7. Fig. 8 implements such interleaving/deinterleaving means in hardware comprising control circuitry, storing means (e.g., via look-up table in col. 5 line 11) along with clocking and address generation means (e.g., via programmable ROM look-up table in col. 5 line 9), wherein data is partitioned into arrays or N and M pieces in col. 5 line 21 et seq..

Curie et al. further discloses in detail the claimed interleaving/deinterleaving means, e.g., in col. 3 line 45, wherein dual orthogonal permutation or rotation of rows/columns and bits at col. 6 line 13 et seq., results in same permutation functionality as the claimed invention.

Conclusion

4. The new ground of rejection was based on information presented in the **information disclosure statement** of 9 Sept. 2003 under 37 CFR 1.97(c) where no certification was filed. See MPEP § 706.07(a). Thus, **THIS ACTION IS MADE FINAL**. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however,

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will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

4.1 Any response to this action should be mailed to:

Commissioner of Patents and Trademarks, Washington, D.C. 20231

or faxed to: (703) 872-9306 for all formal communications.

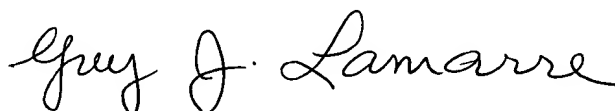
Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive,
Arlington, VA, Fourth Floor (Receptionist).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Guy J. Lamarre, P.E., whose telephone number is (703) 305-0755. The examiner can normally be reached on Monday to Friday from 9:30 AM to 6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Albert De Cady, can be reached on (703) 305-9595.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3900.

Information regarding the status of an application may also be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).



Guy J. Lamarre, P.E.
Patent Examiner
3/26/04
